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Registered in
Australia
ABN 50 638 176 780

TITLE: Mediating Family Law Property Disputes
New Perspective

DURATION: 1 day 9-4 p.m.

LEARNING MODE: Face to Face
Course Materials Provided On-site

Can be provided at an offsite location.

SUITABLE FOR:

- Family Mediators
- Mediators
- FDRPs

ENTRY REQUIREMENTS:

- Five Day Mediation Skills course OR
- Graduate Diploma in FDR OR
- National Mediator Accreditation

CERTIFICATION: [Certificate of Attendance 6 hours CE](#)

DESCRIPTION:

This one-day program explores the use of dispute resolution processes to negotiate the resolution of family law property disputes. Making use of traditional techniques to assist parties to resolve disputes is the goal of this program. An addition of out of the room “homework”, creates a space for an efficient negotiation that minimises the likelihood of triggering, particularly in highly complex separations.

Jon Graham has provided mediation to families and workplaces for over 25 years. His extensive background in the management of complex cases and research in relational complexity, has made him a regular national and international trainer and presenter.

In this one-day workshop Jon Graham will work with participants to develop a mediation approach suitable to high conflict property settlements with or without legal assistance.

KEY ELEMENTS:



- Principles of a fair settlement of property in the Australian context
- Preparation for the property negotiation; screening and assessment, declaration of assets and liabilities, identifying proposals
- The mechanisms of a property negotiation
- Writing up the agreed outcomes
- Practice issues: Legally assisted processes; collaborative processes
- Ethical considerations: Power and control in financial issues
- Small pool negotiations

COURSE OBJECTIVES

At the conclusion of this course participants will be able to:

1. Identify the characteristics of a dispute resolution process based in fairness and equity.
2. Explain the importance of the Family Court Financial Declaration Form in practice.
3. Demonstrate the Property Negotiation modality in assisting parties to reach a fair settlement
4. Discuss the alternative approaches to Property Settlement in circumstances of low conflict negotiations.
5. Explain the ethical challenges of the provisions of dispute resolution in Property Negotiations.

MINIMUM AND MAXIMUM NUMBERS:

Minimum Numbers	Maximum Numbers
6	20